## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Davidson, Sochor, Ragsdale & Cohen, LLC 37 Tamarack Circle Skillman, NJ 08558 Attorneys for Defendants Kevin Fries and Rhonda Lea Kirk-Fries (609) 924-7179; Fax (609) 683-9501

CHARLES NOVINS, ESQ., P.C. and CHARLES NOVINS, personally,

Plaintiffs,

v.

KEVIN A. CANNON, KEVIN MICHAEL FRIES, JIM KELSO, RHONDA LEA KIRK FRIES, VINCENT LAMB, CARL R. OSTERWALD, ET AL.,

Defendants

Civil Action: 3:09-cv-5354

AMENDED NOTICE OF MOTION TO DISMISS COMPLAINT FOR FAILURE TO STATE A CLAIM UNDER F.R.C.P. 12(b)(6) and FOR JUDGMENT ON THE PLEADINGS UNDER F.R.C.P. 12(c)

ORAL ARGUMENT REQUESTED

TO:

Charles Novins, Esq. 54 East Water Street Toms River, NJ 08754

Joseph A. Manzo, Esq. 37 Rose Lane Rockaway, NJ 07866

Dennis J. Duncan, Esq. 599 Bloomfield Avenue Bloomfield, New Jersey 07003

TAKE NOTICE that the undersigned counsel for defendants

Kevin Michael Fries and Rhonda Lea Kirk Fries shall move before

the Honorable Anne E. Thompson on Tuesday, February 16, 2010, at

the United States Federal Court House in Trenton, New Jersey,

for an order dismissing the complaint for failure to state a claim for which relief may be granted under F.R.C.P. 12(b)(6).

In the alternative, said defendants move for judgment on the pleadings to dismiss the complaint under F.R.C.P. 12(c).

Counsel shall rely upon the brief accompanying this Notice.

A form of proposed order is annexed hereto.

The undersigned hereby requests oral argument.

Davidson, Sochor, Ragsdale & Cohen, LLC
Attorneys for Defendants Kevin Fries and Rhonda Lea Kirk Fries

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January **X**, 2010

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ORDER DISMISSING COMPLAINT FOR FAILURE TO STATE A CLAIM UNDER F.R.C.P. 12(b)(6) and F.R.C.P. 12(c)

This matter having been opened to the court by Davidson,

Sochor, Ragsdale & Cohen LLC, attorneys for defendants Kevin

Michael Fries and Rhonda Lea Kirk Fries, on motion to dismiss

the complaint for failure to state a claim under F.R.C.P.

12(b)(6), and F.R.C.P. 12(c), and the court having considered

the papers in support of and in opposition to the motion, and

the arguments of counsel, and having placed its findings of law

on the record on

, 2010, or having issued

a written opinion with respect thereto dated and filed on

2010, and for good cause shown:

It is on this d	ay of	2010,	ORDERED	that
plaintiff's complaint be and hereby is dismissed without				
prejudice, but with costs in	favor of defendar	ıts.		